Nicholas A. Boylan, Esq. 1 Nevada Bar No. 5878 2 LAW OFFICES OF NICHOLAS A. BOYLAN, APC 450 A Street, Suite 400 3 San Diego, CA 92101 Phone: (619) 696-6344 4 Fax: (619) 696-0478 5 Shawn Christopher, Esq. 6 Nevada Bar No. 6252 CHRISTOPHER LEGAL GROUP 7 2625 N. Green Valley Pkwy, #110 Henderson, NV 89052 8 Phone: (702) 737-3125 9 Fax: (702) 458-5412 10 Attorneys for Plaintiffs 11 **UNITED STATES DISTRICT COURT** 12 DISTRICT OF NEVADA 13 14 JEFFREY BENKO, a Nevada resident: CASE NO: 2:12-cv-00224-RCJ-GWF CAMILO MARTINEZ, a Nevada resident: 15 ANA MARTINEZ, a Nevada resident; FRANK **DEPT NO.: XXIX** SCINTA, a Nevada resident: JACQUELINE 16 SCINTA, a Nevada resident; SUSAN **DECLARATION OF SHAWN** 17 HJORTH, a Nevada resident; RAYMOND CHRISTOPHER IN SUPPORT OF THE SANSOTA, a Ohio resident; FRANCINE MOTION TO WITHDRAW AS COUNSEL 18 SANSOTA, a Ohio resident; OF RECORD FOR PLAINTIFF SANDRA KUHN, a Nevada resident; JESUS 19 **ANTOINETTE GILL** GOMEZ, a Nevada resident; SILVIA 20 GOMEZ, a Nevada resident; DONNA HERRERA, a Nevada resident; 21 ANTOINETTE GILL, a Nevada resident; JESSE HENNIGAN, a Nevada resident; KIM 22 MOORE, a Nevada resident; THOMAS 23 MOORE, a Nevada resident; 24 Plaintiffs. ٧. 25 QUALITY LOAN SERVICE CORPORATION, 26 a California Corporation; APPLETON 27 PROPERTIES, LLC, a Nevada Limited Liability Company; MTC FINANCIAL, INC. 28 dba TRUSTEE CORPS, a California

Corporation; MERIDIAN FORECLOSURE SERVICE, a California and Nevada Corporation dba MTDS, Inc., dba MERIDIAN TRUST DEED SERVICE; NATIONAL DEFAULT SERVICING CORPORATION, a Arizona Corporation; CALIFORNIA RECONVEYANCE COMPANY, a California Corporation; and DOES 1 through 100.

## **DECLARATION OF SHAWN CHRISTOPHER IN SUPPORT OF** THE MOTION TO WITHDRAW AS COUNSEL OF RECORD FOR PLAINTIFF ANTOINETTE GILL

STATE OF NEVADA ) ss COUNTY OF CLARK

- I. Shawn Christopher, declare:
- 1. I and Nicholas A. Boylan, Esq. are counsel of record for Plaintiff ANTOINETTE GILL in the above-captioned matter.
- 2. I have made repeated attempts to communicate with Plaintiff ANTOINETTE GILL regarding material issues dealing with her claims alleged in the instant matter.
- 3. These attempts to communicate include written correspondence, electronic correspondence, telephone calls, and voice mail messages.
- 4. Ms. GILL stopped responding to my communications.
- 5. I sent written correspondence to her or about April 25, 2012, via first class mail return receipt requested, that indicated she needed to contact me and agree to follow certain recommendations that were provided to her, or that Mr. Boylan and myself would withdraw as her attorneys in this case. The return receipt indicates that this letter was received on April 30, 2012.
- 6. Ms. GILL has not contacted me since that time.

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7. Accordingly, Mr. Boylan and I filed our motion to withdraw as counsel of record for Ms. GILL as there has been a deterioration of the attorney/client relationship and we do not wish to continue with representing her at this time.

I declare under penalty of perjury that the foregoing is true and correct

Dated: May 9, 2012

Shawn Christopher, Esq.

2625 N. Green Valley Parkway, Suite 290

Henderson, Nevada 89014

Submitted by:

CHRISTOPHER LEGAL GROUP

Shavin Christopher, Esq.

2625 N. Green Valley Parkway, Suite 290

Henderson, Nevada 89014

-and-

7 Nicholas A. Boylan, Esq.

450 A Street, Suite 400

San Diego, CA 92101

Attorneys for Plaintiffs

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